Page	l	of 2	Pages	1	$[\mathbf{x}]$

triginal [] Supplemental



Atty. Docket:

Combined Declaration to

As a below named in	ned Decial all	on for Patent	Application	on and Power	r of Ati	ornev		
T TO G OCTO 44-HELLICH HING	MUNT I METERNY RECIGEE	that				•		
My residence, post officinventor (if only one na	e address and citizen	ship are as stated belo	w next to my na	me; and that I believe	ve I am the	original fir	est and sole	
inventor (if only one na which is claimed and fo FOR JOINT D	me is listed below) or	an original, first and	joint inventor (it	f plural names are li	sted below	of the sub	ject matter	
FOR JOINT D	T S F A S F A N D	ught on the inventior	entitled CON	NJUGATE OF	THER	ÁPEUTI	C AGENT	
FOR JOINT D the specification of which		HYALURONIC	ACID					
[] is	s attached hereto;						•	
() Y	vas filed in the United	States under 35 U.S	.C. §111 on		as			
(x) w	J.S. Appln. No.	*; or						
[V] M	vas/will be filed in the	U.S. under 35 U.S.C	. §371 by entry i	nto the U.S. nationa	l stage of a	n internatio	nal (PCT)	
							*: national	
	age application receinown)	ved U.S. Appin. No.	·*;	§371/§102(e) dati	e		* (* if	
	,						_ ` -	
and was amended on	Septembe: (include dates of amend	<u>r 17, 1999</u>		(if applicable).				
	(include dates of amend	dments under PCT Art.	19 and 34 if PCT)				
I have reviewed and unde referred to above; and I a	olemand the contents o	t the above-identified	l specification, in	cluding the claims,	as amende	d by any an	nendment	
referred to above; and I a material to patentability a	cknowledge the duty	to disclose to the Pate	ent and Tradema	rk Office (PTO) all	informatio	n known by	me to be	
I hereby claim foreign a	s defined in 3 / C.F.R	C. §1.56.		•				
I hereby claim foreign per certificate, or prior PCT a	notify benefits under	35 U.S.C. §§ 119 a	nd 365 of any p	prior foreign applica	ation(s) for	patent or i	nventor's	
certificate, or prior PCT a identified below any such	ppiication(s) designat	ing a country other th	nan the U.S., liste	ed below with the "	Yes" box cl	necked and	have also	
identified below any such _138329/199		THING GOLD DOLOTO HIS	n or me applicati	on on which priorit	y is claime	d:		
(Number)	<u> </u>	apan	<u>20/5/199</u>	8	X	0		
224187/199		country) apan	(Day Month	Year Filed)	YES	NO		
(Number)		ountry)	7/8/1998		¥	0		
43064/1999	•		(Day Month	•	YES	NO		
(Number)		apan	22/2/199	9	Ø.	0		
(Tulliou)	(C	ountry)	(Day Month	Year Filed)	YES	NO		
(Number)		ountry)			0	0		
((C	ountry)	(Day Month	Year Filed)	YES	NO		
I hereby claim the benefit the U.S. listed below, or un	under 35 U.S.C. §120	O of any prior U.S. no	n-provisional and	olication(a) or prior l	DOT	-4'- 2 \ 1		
the U.S. listed below, or un the claims of this application	nder §119(e) of any pr	rior U.S. provisional a	nnlications listed	helow and insefer	CI applic	anon(s) des	ignating	
the claims of this application \$112, I acknowledge the	on is not disclosed in	such U.S. or PCT and	dication in the m	anner provided but	as the sub	ject matter o	of each of	
§112, I acknowledge the date of the prior application	luty to disclose to the	PTO all information	as defined in 37	CEP 81 56(a)	ne tirst par	agraph of 3	5 U.S.C.	
date of the prior applicatio	n and the national fili	ng date of this applic	ation:	C.1 .tc. 91.30(a) Will	en occurre	a berween t	he tiling	
(Application)	No.)	(Day Month Year Filed)		(Status: patented, pending, abandoned)				
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(Application l	No.)	(Day Month Year Filed)		(Status: patented,	nending abo	ndoned)		
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(Application !	√0.)	(Day Month Year Filed)		(Status: patented, pending, abandoned)				
As a named loss 4 74								
As a named inventor, I here Patent and Trademark Off	by appoint the follow	ving registered practio	ners to prosecut	e this application and	d to transe	et all busine	ce in the	
Patent and Trademark Off	ice connected therewi	ith:	•			wit onsille	ञ्जात पाट	
					,) ·			

All of the practioners associated with Customer Number 001444 Direct all correspondence to the address associated with Customer Number 001444; i.e.,

BROWDY AND NEIMARK, P.L.L.C. 624 Ninth Street, N.W. Washington, D.C. 20001-5303 (202) 628-5197

The undersigned hereby authorizes the U.S. Attorneys or Agents appointed herein to accept and follow instructions from YUASA AND HARA as to any action to be taken in the U.S. Patent and Trademark Office regarding this application without direct communication between the U.S. Attorneys or Agents and the undersigned. In the event of a change of the persons from whom instructions may be taken, the U.S. Attorneys or Agents appointed herein will be so notified by the undersigned.





Page 2 of 2 Pages	_	- 4							
Title: CONJUGATE U.S. Application filed	OF THE	RAPEUTIC	AGENT	FOR	TOT NO	DICENCE	7 3 T D	Atty. Docket:	
U.S. Application filed			1101111	101	OOINI	DISEASE	AND	HYALURONIC	ACII
o.o. rippiroution mod			, Seria	al No.					
PCT Application filed	<u>May 19</u>	, 1999	Seria	ıl No. İ	CT/JP9	9/02600			

I hereby further declare that all statements made herein of my own knowledge are true and that all statements made on information and belief are believed to be true; and that these statements were made with the knowledge that willful false statements and the like so made are punishable by fine or imprisonment, or both, under 18 U.S.C. §1001 and that such willful false statements may jeopardize the validity of the application or any patent issued thereon.

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FULL NAME OF THIRD JOINT INVENTOR	INVENTOR'S SIGNATURE		DATE	
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POST OFFICE ADDRESS				
FULL NAME OF FOURTH JOINT INVENTOR	INVENTOR'S SIGNATURE		DATE	
RESIDENT		CITIZENSHIP		
POST OFFICE ADDRESS		<u> </u>		
FULL NAME OF FIFTH JOINT INVENTOR	INVENTOR'S SIGNATURE		DATE	
RESIDENT		CITIZENSHIP		
POST OFFICE ADDRESS				
FULL NAME OF SIXTH JOINT INVENTOR	INVENTOR'S SIGNATURE		DATE	
		CITIZENSHIP		
RESIDENT				
RESIDENT POST OFFICE ADDRESS				
	INVENTOR'S SIGNATURE		DATE	
POST OFFICE ADDRESS	INVENTOR'S SIGNATURE	CITIZENSHIP	DATE	

ALL INVENTORS MUST REVIEW APPLICATION AND DECLARATION BEFORE SIGNING. ALL ALTERATIONS MUST BE INITIALED AND DATED BY ALL INVENTORS PRIOR TO EXECUTION. NO ALTERATIONS CAN BE MADE AFTER THE DECLARATION IS SIGNED. ALL PAGES OF DECLARATION MUST BE SEEN BY ALL INVENTORS.